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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/675,141	09/30/2003	Gurram Kishan	124567-1	5718
43248 75	90 07/06/2005		EXAM	INER
CANTOR COLBURN LLP			JOHNSON, CHRISTINA ANN	
55 GRIFFIN RD SOUTH BLOOMFIELD, CT 06002		•	ART UNIT	PAPER NUMBER
			. 1725	
			DATE MAILED: 07/06/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

m	$\int$	•1				
	Application No.	Applicant(s)				
	10/675,141	KISHAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Christina Johnson	1725				
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above, the maximum statutory period v  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 30 Section 200 Section	eptember 2003.					
2a) This action is <b>FINAL</b> . 2b) ☑ This	☐ This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
·	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-46</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>19-44</u> is/are allowed.						
6) Claim(s) <u>1-5,7,10,12-17,45 and 46</u> is/are rejected.						
	7) Claim(s) <u>6,8,9,11 and 18</u> is/are objected to.					
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
Paper No(s)/Mail Date  Notice of Draftsperson's Patent Drawing Review (PTO-948)  Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Notice of Informal Patent Application (PTO-152)						
Paper No(s)/Mail Date <u>9/30/03</u> .	6) Other:	and the second of the second				
S. Patent and Trademark Office						

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102/103

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 45-46 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Yamana et al.

Yamana et al. (US 3,888,826) discloses a process for preparing aromatic polycarbonates from diphenyl carbonate and bisphenol A (Abstract).

It is noted that the instant claims are directed towards a process of using a product by process, i.e. bisphenol A. In this case, the disclosed bisphenol A of Yamana et al. and the instantly claimed product appear to be essentially the same, comprised of the same components, and used in the same manner. In the event any differences can be shown for the product of the product-by-process claims 46-46 as opposed to the product taught by the prior art, such differences would have been obvious to one of ordinary skill in the art as a routine modification of the product in the absence of a showing of unexpected results. See *In re Thorpe*, 227 USPQ 964 (Fed. Cir. 1985). Also,

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when the examiner has found a substantially similar product as in the applied prior art, the burden of proof is shifted to applicant to establish that their product is patentably distinct and not the examiner to show the same process of making. *In re Brown*, 173 USPQ 685 and *In re Fessmann*, 180 USPQ 324.

# Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1-5, 7, 10, and 12-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsuji et al.

Tsuji et al. (US 6,331,500) discloses a molecular sieve composition which have a crystalline framework and include micropores containing one or more accessible organic moieties that are linked to the framework by a carbon-silicon bond (column 1, lines 50-60). It is taught that such a functionalized molecular sieve is produced by crystallizing a mixture which includes a source of silica and at least one organosilane (column2, lines 65-69). A plurality of organosilanes may be used (column 4, lines 35-37). Refer also to columns 2-6 for formulae and substituent groups. The reference teaches specifically that the organosilanes may contain sulfonic acid and thiol functional groups (column 4, lines 40-55 and column 5, lines 25-40). Tsuji et al. further teaches

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that the molecular sieves may include further functionalization with a metal or metal containing ion including aluminum or titanium (column 7, lines 55-65).

Suitable molecular sieves include beta zeolite, ZSM-5, and zeolite Y (refer to examples). Sources of silica include fumed silica and tetraalkyl orthosilicates (column 6, lines 15-25). It is taught that suitable structure directing agents, i.e. a template compound, may be used to form the zeolites (column 6, lines 25-62).

The difference between the reference and the claims is that the reference does not disclose the specific species or subgenus, i.e. mercapto-functionalized alkoxysilane and silyl sulfonic acid compound, claimed. However, the reference does disclose a larger genus which encompasses the species or subgenus claimed. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have chosen any of the species or subgenus taught by the reference because one of ordinary skill would expect any of the species or subgenus taught to have the same properties and same results as the genus as a whole.

With respect to claim 7, the reference is silent as to the surface area of the functionalized zeolite. However, because the reference discloses the use of the same or similar zeolites functionalized in the same manner, it is the position of the examiner that the surface areas would necessarily be the same.

With respect to claim 3, the reference further does not disclose the ration of Si to either M1 or M2. However, one of ordinary skill would appreciate that the effectiveness of the composition as a catalyst would depend upon its relative composition and would

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therefore have been motivated to optimize the relative amounts of Si, M1 and M2 in order to obtain the best results from the composition.

### Allowable Subject Matter

- 6. Claims 6, 8-9, 11 and 18 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 7. Claims 19-44 are allowed.
- 8. The following is a statement of reasons for the indication of allowable subject matter: With respect to claim 6, the prior art of record does not teach or suggest a functionalized zeolite composition having the claimed structure wherein the zeolite is a mesoporous zeolite comprising MCM-41 or SBA-15. With respect to claims 8 and 9, the prior art of record does not teach or suggest a functionalized zeolite composition further comprising the required structural units, in combination with the other features instantly claimed. With respect to claims 11 and 18, the prior art of record does not teach or suggest a method of making a functionalized zeolite, wherein the alkyl metalate further comprises the claimed compounds, in combination with the other features instantly claimed. With respect to claims 19-36, the prior art of record does not teach or suggest a method of making a functionalized zeolite comprising the steps of forming a first intermediate product which is then oxidized to form a second intermediate product, in combination with the other features instantly claimed. With respect to claims 37-44, the

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prior art of record does not teach or suggest a method of making an aromatic bisphenol using the claimed functionalized zeolite as a catalyst.

#### Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christina Johnson whose telephone number is (571) 272-1176. The examiner can normally be reached on Monday-Friday, 7:30-5, with Alternate Fridays off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Dunn can be reached on (571) 272-1171. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Christina Johnson Patent Examiner Art Unit 1725

6/30/05

CAJ June 30, 2005